PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 27967P WO	FOR FURTHER ACTION	CTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
International application No. International filin								
PCT/EP2003/007113	03 July 2003 (03.07	7.2003)	19 July 2002 (19.07.2002)					
International Patent Classification (IPC) or national classification and IPC C08G 77/38								
Applicant DEGUSSA INITIATORS GMBH & CO. KG								
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.								
2. This REPORT consists of a total of	2. This REPORT consists of a total of5 sheets, including this cover sheet.							
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).								
These annexes consist of a to	tal of 2 sheets.							
3. This report contains indications rela	3. This report contains indications relating to the following items:							
Basis of the report	1 Basis of the report							
II Priority	" 🖰							
= -	of opinion with regard to novel	ty, inventive st	ep and industrial applicability					
Lack of unity of inv		d to novelty, in	ventive step or industrial amplicability:					
	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
	· ·							
VII Certain defects in the international application VIII Certain observations on the international application								
VIII Certain observations on the international application								
Date of submission of the demand	Date	of completion (of this report					
27 November 2003 (27.1	1.2003)	15 De	ecember 2004 (15:12.2004)					
Name and mailing address of the IPEA/EP	Auth	orized officer						
Facsimile No.	Telep	bone No.						

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May-04-	2005 03:15pm	From-WORRIS MANNING WARTIN	4042641					
L Posts	of the report		ATTONIALE ORI	PCT/EP2003/007113				
1. 7.		ments of the international application	.*					
1		l application as originally filed		į				
	the description:							
			1-12	, as originally filed				
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			, filed with the letter	of				
	the claims:							
i	_		2-6	, as originally filed				
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1	bases	1.710		, filed with the demand				
I —		1, 7-10	, filed with the letter	of 06 December 2004 (06.12.2004)				
ļШ	the drawings:							
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	pages		, filed with the letter	of				
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H	the language of p	translation furnished for the purposes ablication of the international applica the translation furnished for the purp	tion (under Rule 48,3(b)).	inary examination (under Rule 55.2 and/				
3. With prelim	regard to any n inary examination		duoring minner.	smational application, the international				
		nternational application in written for						
		h the international application in comp tently to this Authority in written form						
	furnished subsequently to this Anthority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.							
	The statement the	at the information recorded in comp	uter readable form is identi	ical to the written sequence listing has				
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I n	ais report has been youd the disclosure.	n established as if (some of) the ame are as filed, as indicated in the Supples	ndments had not been made, nental Box (Rule 70.2(c)).**	since they have been considered to go				
Replaces in this s and 70.1	ment sheets which report as "orlgin 7).	n have been fivrilshed to the receiving nally filed" and are not annexed to	Office in response to an inv this report since they do	vitation under Article 14 are referred to not contain amendments (Rule 70.16				
		ntaining such amendments must be rej						
m PCT/	PEA/409 (Box I)	(July 1998)						

NO

YES

NO

1-10

у. У.	7. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
	Statement								
	Novelty (N)	Claims	1-10	YES					
		Claims		NO					
	Inventive step (IS)	Claims	1-10	YES					

Ciaims

Claims

Claims

2. Citations and explanations

Industrial applicability (IA)

Having studied the submitted set of amended claims together with the applicant's comments, the Examining Section is of the opinion that the subject matter of the current claims 1 to 10 can be considered novel and inventive for the following reasons:

The feature whereby the mixture of concentrated hydrogen peroxide and concentrated mineral acid is presented and the polyol to be peroxidized is introduced into this mixture has been added to claim 1. The newly introduced feature is important for preventing the formation of undesired byproducts.

Citation D1 (US-A-2 963 501) discloses the synthesis of organosiloxanes containing peroxy substituents which are connected to the silicon by way of a silicon-carbon bond. Each of the peroxy groups has the configuration (column 2, lines 19 to 29):

SiR(Me)mC-,

in which C is a tertiary carbon atom.

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The siloxane peroxides can be produced by reacting a siloxane alcohol with sulphuric acid to form a sulphate, and reacting the latter with concentrated hydrogen peroxide (examples 1 and 7), according to the equation (column 2, lines 33 to 58):

H2504

DOH + H_2O_2 ----> DOOH + DOOD

in which D can be a polysiloxane (column 4, line 10). DOH can be produced by reacting copolymeric siloxane, in which at least one silicon per molecule has a hydrogen atom bound thereto, with unsaturated alcohol (column 4, lines 40 to 43; examples 1 and 7).

In such a procedure, the elimination of water from the peroxide present could not be prevented, such that product mixtures which would be totally unsuitable as copolymerization initiators would be produced.

Thus Dl contains nothing to suggest to a person skilled in the art how the disruptive formation of homopolymers during copolymerization might be prevented. Therefore claims 1 to 10 also meet the PCT novelty and inventive step requirements (PCT Article 33(1) to (3)).

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